PATENT COOPERATION TREATY



From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

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То:	CODE	DATE	NTD	POI	
GLOBAL INTELLECTUAL PRO AstraZeneca AB	PERTY				
S-151 85 Södertälje SUEDE	ANKOM 1	6 FEB 20	05 GIPS	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT	٠
				(PCT Rule 71.1)	
1 7 FEB 2005	DATA				
	FINAL CHECK		Date of m	uling (byear) 14.02.2005	
Applicant's or agent's file reference 101017-1 WO		. 0		IMPORTANT NOTIFICATION	
International application No. International filing date (da			day/month/yea	ar) Priority date (day/month/year)	
PCT/SE2004/000534 06.04.2004				07.04.2003	
Applicant					
ASTRAZENECA AB et al.	•			-50-ca	
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- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

9)

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Authorized Officer

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PATENT COOPERATION TREATY

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	(PCT Article	36 and	Rule 70)			NTD
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Applicant	<u> </u>	·····			•	
ASTRAZENECA AB et al.	•					
This international preliminary e	examination report has t	oeen prepar	ed by this Inte	mational Pre	liminary Exa	mining
Authority and is transmitted to	the applicant according	to Article 36	6.		ury Exa	munig.
			•			
2. This REPORT consists of a to	tal of 5 sheets, including	a this cover	sheet.			
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This report is also accon been amended and are t	npanied by ANNEXES, i	.e. sheets o	f the description	on, claims an	d/or drawing	s which have
(see Rule 70.16 and Sec	tion 607 of the Administ	trative Instru	s containing nactions under t	he PCT).	nade before	this Authority
These annexes consist of a to	tal of sheets.					
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This report contains indication:	s relating to the following	g items:		•		
I 🖾 Basis of the opinion	n .					
II Priority		•		•		
	of opinion with regard to	o novelty, in	ventive step a	ind industrial	applicability	
IV Lack of unity of inv	• • • • • • • • • • • • • • • • • • • •					• •
	ent under Rule 66.2(a)(ii) nations supporting such		to novelty, in	ventive step	or industrial	applicability;
VI						
VII Certain defects in t	he international applicat	ion				
VIII	ns on the international a	pplication			•	
					•	•
Date of submission of the demand		Date of	completion of th	is report		
				,		
29.10.2004		14.02.	2005			
Name and mailing address of the interna	tional	Authoris	ed Officer	 		
preliminary examining authority:	uona	Audionz			,	Agent Mary
European Patent Office D-80298 Munich		Breims	aier, W			
Tel. +49 89 2399 - 0 Tx; 52 Fax: +49 89 2399 - 4465	23656 epmu d			2000 0007	•	
Fax. +49 03 2333 - 4405	Telephone No. +49 89 2399-8327					

JC12 Rec'd PCT/PTC 05 OCT 2005

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/SE2004/000534

ŧ.	Basis of the report		
		•	

1.	the	With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):							
		•	•						
	Des	scription, Pages						•	
	1-3	1	as originally file	d			•		
		•				·*			
	Cla	ims, Numbers	•						
	1-1		as originally file	d .	•	. 0			
2.		With regard to the language , all the elements marked above were available or furnished to this Authority in the anguage in which the international application was filed, unless otherwise indicated under this item.							
	The	These elements were available or furnished to this Authority in the following language: , which is:							
		the language of a translation furnished for the purposes of the international search (under Rule 23.1(b))							
		the language of publication of the international application (under Rule 48.3(b)).							
		the language of a translation furnished for the purposes of international preliminary examination (under Rule 55.2 and/or 55.3).							
3.	Witi	h regard to any nucl e mational preliminary	eotide and/or amino aci examination was carried	d sequence dis out on the basis	closed in the s of the sequ	e internation	onal appl ng:	ication,	the
		contained in the inte	mational application in w	ritten form.					
		filed together with th	e international applicatio	n in computer re	eadable form	1.			
		furnished subsequently to this Authority in written form.							
		furnished subsequently to this Authority in computer readable form.							
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.							
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.							quence
4.	The	amendments have r	esulted in the cancellation	on of:					•
	□ ·	the description,	pages:						
		the claims,	Nos.:					· •	
		the drawings,	sheets:						
5.			established as if (some			ot been ma	ade, sinc	e they h	ave
		(Any replacement streport.)	neet containing such ame	endments must	be referred t	to under it	em 1 and	d annexe	ed to thi
6.	Add	litional observations, i	f necessary:			•			

III.	Non-estat	olishment of opinion	with re	gard to nov	elty, inventive	e step and	industrial a _l	plicabil	ity	•
1.		ions whether the clain or to be industrially ap						tep (to b	e non-	•
	☐ the er	ntire international appl	ication,				-	•		,
	☑ claims	Nos. 10, 11				•			·	
	becau	se:	•						٠.	
		id international applic not require an interna					he following	subject r	natter v	whic
	see s	eparate sheet				•			•	
		escription, claims or de o meaningful opinion				ts below) o	said claims	Nos. are	so und	clear
;* -		aims, or said claims N be formed.	os. are s	o inadequat	ely supported	by the desc	cription that r	o meani	ngful o	pinio
•	☐ no inte	emational search repo	ort has be	een establis	hed for the sai	d claims No	os.			
2.	A meaning or amino a Instruction	ful international prelir cid sequence listing t s:	ninary ex o comply	camination or with the sta	annot be carrio Indard provide	ed out due d for in Anr	to the failure nex C of the	of the nu Administr	ucleotid rative	le an
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	□ the co	mputer readable form	has not	been furnis	hed or does no	ot comply w	ith the Stand	lard.		**
٧.		statement under Ai and explanations su				, inventive	step or ind	ustrial a	pplical	bility
1.	Statement		•							
	Novelty (N) · ·	Yes: No:	Claims Claims	1-11	·				
	Inventive s	tep (IS)	Yes: No:	Claims Claims	1-11					
	Industrial a	applicability (IA)	Yes: No:	Claims Claims	1-9 10, 11 (?)			-		٠.
2.	Citations a	nd explanations	-8-		•					

see separate sheet

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 10 and 11 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability: citations and explanations supporting such statement

The present application according to claims 1 to 11 concerns phenoxyacetic acid derivatives of general formula (I) which are said to be active at the CRTH2 receptor and are therefore suitable for treating various respiratory diseases (preferably asthma).

novelty

The subject-matter according to claims 1 to 11 is novel (Art. 33(2) PCT). None of the documents of the available prior art (see present page 1, lines 7 to 10) discloses phenoxyacetic acid derivatives of general formula (I) according to claim 1. Thus, novelty of the subject-matter claimed is given.

inventive step

The subject-matter according to claims 1 to 11 is based on an inventive step (Art. 33(3) PCT).

In view of the closest state of the art as cited on page 1, second paragraph of the description, the problem posed is the provision of further novel compounds being useful for treating diseases mediated by prostaglandin D2. This is solved by the present phenoxyacetic acid derivatives of general formula (I). In the examples exclusively biphenyl derivatives of (I) have been tested to show the desired binding activity (see examples 1 to 7 and page 31, lines 30 and 31).

There is no hint in the available prior art which would have led the skilled person to the present phenoxy acetic acid derivatives in order to solve the above problem. For example, GB-A 1356834 discloses indolyl acetic acid derivatives which show e.g. anti-inflammatory

EXAMINATION REPORT - SEPARATE SHEET

activity and EP-A 1 170 594 discloses prostaglandin derivatives (see fig. 6) which are active at the CRTH2 receptor, both types of compounds are structurally remote to the present phenoxyacetic acids. Thus, the present solution has been achieved in an unobvious manner and inventiveness of the subject-matter claimed is also given.

industrial applicability

For the assessment of the present claims 10 and 11 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

further remarks

The embodiment of the invention described on page 23, line 9 having regard to the term "prodrugs" do not fall within the scope of the claims. This inconsistency between the claims and the description leads to doubt concerning the matter for which protection is sought, thereby rendering the claims unclear (Art. 6 PCT). In addition it is noted that this term is a functional term, ie an expression attempting to define the subject-matter in terms of a desired property instead of indicating precisely the technical features specifically designed to solve the problem posed which is in contrast to Art. 5 and 6 PCT.